1		
2		
3		
4	UNITED STATES DISTRICT COURT	
5	WESTERN DISTRICT OF WASHINGTON AT TACOMA	
6		
7	CLARK COUNTY BANCORPORATION,	CASE NO. C14-5816 BHS
8	Plaintiff,	ORDER DENYING
9	v.	DEFENDANT'S MOTION TO DISMISS AND REQUESTING
10	FEDERAL DEPOSIT INSURANCE	RESPONSES
11	CORPORATION, and FEDERAL DEPOSIT INSURANCE	
12	CORPORATION-RECEIVER,	
13	Defendants.	
14		
15	This matter comes before the Court on Defendant Federal Deposit Insurance	
16	Corporation-Receiver's ("FDIC-R") motion to dismiss third amended complaint (Dkt.	
17	77).	
18	On August 12, 2015, Plaintiff Clark County Bankcorporation ("CCB") filed a	
19	third amended complaint. Dkt. 77. On October 22, 2015, FDIC-R filed the instant	
20	motion to dismiss. Dkt. 77. On November 25, 2015, CCB responded and voluntarily	
21	withdrew its second and third claims for relief. Dkt. 83. On December 17, 2015, FDIC-	
22	R replied. Dkt. 86.	

In this case, CCB's complaint is virtually identical to its complaint in what FDIC-R refers to as the "Companion Litigation," which is *Clark County Bancorporation v*. FDIC, Cause No. 3:14-cv-05852BHS (W.D. Wash). There are some minor differences such as footnote material included in the main paragraphs instead of in footnotes, but otherwise the complaints contain almost identical allegations. On November 23, 2015, the Court denied FDIC-R's motion to dismiss CCB's breach of contract claim in the Companion Litigation stating that "FDIC-R has sufficient notice of the claim against it and it is time to move to the merits of the parties' dispute." Id., Dkt. 62. Likewise, it is time to move to the interpretation and substance of the disputed contract and FDIC-R fails to provide any reason to conclude otherwise. Therefore, the Court **DENIES** FDIC-R's motion to dismiss, and CCB shall file a new complaint consistent with its voluntary withdrawal of claims. Furthermore, the Court requests responses to the issue of consolidation with the Companion Litigation. In order to conserve the Court and the parties' resources, it seems readily evident that almost identical complaints should be prosecuted in a consolidated action. Responses may be filed no later than February 12, 2016. IT IS SO ORDERED. Dated this 4th day of February, 2016. United States District Judge

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22